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PART I—Section I

प्राधिकार से प्रकाशित

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इस भाग में भिन्न पृष्ठ संलग्न वी जाती है जिससे कि यह ग्रन्थ संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed
as a separate compilation.

MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 11th August 1967

SUBJECT.—Import of raw materials, components and spares by actual users (D.G.T.D. units and non-SSI Units excluding those sponsored by the State Directors of Industries), engaged in the industries other than priority industries.

No. 78-ITC(PN)/67.—Enquiries have been received in regard to the procedure for the issue of licences to actual users (borne on the books of the D.G.T.D. and Non-SSI units excluding those sponsored by the State Directors of Industries) engaged in industries other than the priority industries, for import of raw materials, components and spares during the year April 1967—March 1968.

2. The import policy in respect of such units is laid down in paragraphs 41 to 45 and 51 in Section I of the Import Trade Control Policy (Red Book) for the year April 1967—March 1968. This policy has introduced a basic change in the manner of meeting the import requirements of such units, in as much as their requirements like those of units engaged in priority industries, will henceforth be considered more on the basis of need than in terms of a specific time period. This arrangement will enable, within the available resources, some flexibility in providing foreign exchange for those units who have a more urgent need for further licences. The units which have utilised their past licences to the extent

of 90 per cent by opening of letter of credit or 60 per cent by actual importation, would be eligible to apply through the sponsoring authority for a further allocation. While making applications, the units should clearly indicate their preferred sources of supply and, if possible, also indicate the other alternative sources of supply which would be acceptable. This is necessary because, as in the past, the allocation of foreign exchange will, to a substantial extent, have to depend upon the use of available non-project assistance. It would help the sponsoring authority and also the beneficiary units if an indication is available of the country/countries from which the required raw materials, components and spares can be obtained. This information may be given by the applicants along-with the previous licences, in the performance annexed to this Public Notice (Annexures I and II).

3. It has been provided in paragraph 43 in Section I of the Red Book for April 1967—March 1968 period that, in deserving cases, the import applications made before fulfilment of the condition regarding utilisation of the previous set of licences, may also be considered on merits. It has now been decided that the units borne on the books of the D.G.T.D. and Non-SSI units excluding those sponsored by the State Directors of Industries, engaged in industries other than priority industries, in whose cases the total value of import licences for raw material, components and spares obtained under the liberalised policy for 1966-67 is less than Rs. 5,000/-, can make their first application for import of raw materials, components and spares during April 1967—March 1968, even before they have fulfilled the condition regarding utilisation of the previous set of licences.

4. Arrangements have already been made by the sponsoring and the licensing authorities to deal expeditiously with the applications for licences received by them. The eligible applicants engaged in industries other than the priority industries can, therefore, apply for licences immediately if they so desire.

ANNEXURE I

Information to be given along with the application for licences for raw materials, components and spare parts.

1. Name of the firm :
2. Name of Industry and items manufactured :
3. Production and foreign exchange data for each item of manufacture :

S. No.	Items of manufacture	Unit	Actual Production				Estimated Production on the basis of present stocks, expected arrivals and licences applied for	Remarks
			July— Dec., 1965	Jan.— June, 1966	July— Dec., 1966	Jan.— June, 1967		
							July—December, 1967.	January— June, 1968. July— December, 1968.

1. Item
- (a) Production (i) Quantity
(ii) Ex-factory value
(excluding Excise duty).
- (b) Foreign Exchange (*) used
required for production in
(a).

(*) Foreign exchange indicated should be the total value of imported materials used to be used on applicants' actual users' licences or released on recommendation of sponsoring authority e.g., canalised items of import (post devaluation values).

4. Stocks of imported materials in hand (in Rs.)
5. Expected arrivals against firm orders already placed : (in Rs.)—
6. Balance to be ordered and shipped within the validity period of licence in hand : (in Rs.)
7. In respect of Free Foreign Exchange Licences only.

By 31st August 1967
By the end of the validity period of licence.

S. No.	Licence No. and Date and value of licences.	Country of Imports and the value of imports in respect of the three largest sources.	Main items of Imports from each source.
8.	Declaration—I/We declare that I/We have fulfilled the conditions for submission of applications for import licence as per import policy for the period April 1967—March 1968.		Signature : _____ Date : _____

ANNEXURE II

Details of Import Licences Issued

S. No.	Source	Licence No. and	Value of Licence (Rs.)	Value* for which letter of credit opened upto the date of application (Rs.)	Value* of imports made upto the date of application (Rs.)	Country or countries from which imports are desired to be made.	Remarks
1.	(i) Free.						
	(ii) West German.						
	(iii) Italian.						
	(iv) Kipping Loan.						
	(v) U.S. Aid.						
	(vi) Rupee.						
	(vii) Other sources.						
	N.B.—The value of import licences issued under the erstwhile Export Promotion Scheme and under the scheme for Registered Exporters should be indicated separately.						
	(*) Please attach documentary evidence.						
2.	Declaration—I/We declare that I/We have fulfilled the conditions for submission of application for import licence as per import policy for the period April 1967—March 1968.						

Signature : _____

Date : _____

SUBJECT.—Import policy for Drugs and Medicines and Pharmaceutical Chemicals (S. No. 87, 109/IV) for April 1967—March 1968 period.

No. 79-ITC(PN)/67.—Attention is invited to the import policy for the grant of quota licences for Drugs and Medicines and Pharmaceutical Chemicals (S. No. 87, 109/IV) to established importers, as laid down in Appendix 19 of the Import Trade Control Policy (Red Book) for the period April 1967—March 1968.

2. Enquiries have been received in regard to the manner for the calculation of quotas for established importers for this item under the policy mentioned above. Accordingly the position is clarified as under:—

- (i) List III appearing in Appendix 19 in the Red Books for the previous periods has been deleted during April 1967—March 1968 period. With the deletion of List III, all drugs and medicines are to be termed as 'general drugs and medicines', excepting Homoeopathic medicines and crude drugs for Ayurvedic and Unani medicines which are licensable to established importers separately on quota basis.
- (ii) During April 1967—March 1968, import licences will be issued to established importers on the basis of a joint quota of general drugs and medicines, falling under S. No. 87, 109/IV. The basic period for establishment of joint quota is from 1961-62 to 1965-66. For the purpose of establishment of quota, the past imports of all the items of drugs and medicines classified under S. No. 87, 109/IV and falling within the prescribed basic year selected by the applicant, will be taken into account, with the exception of Homoeopathic medicines and crude drugs for Ayurvedic and Unani medicines.
- (iii) In terms of the policy indicated in (ii) above, the importers having past imports within the prescribed basic period, namely, 1961-62 to 1965-66 can have their joint quotas established in accordance with the procedure laid down for establishment/refixation of quotas.
- (iv) If an established importer is not desirous of having a fresh joint quota for general drugs and medicines in the manner indicated in (iii) above, the quota certificates already held by him for drugs and medicines will also be valid for the grant of quota licences for April 1967—March 1968, to the extent given below:—
 - (a) The consolidated quota certificates for drugs and medicines will be valid for the grant of joint quota for general drugs and medicines.
 - (b) Quota certificates in respect of items figuring in List III of Appendix 19 of the Red Book for April 1966—March 1967 period will also be valid for the grant of joint quota provided the List III item or items for which the applicant holds a quota certificate(s) was/were licensable to established importers during April 1966—March 1967 period. If an applicant holds consolidated quota certificate as well as quota certificates for such items of List III, the value of such quota certificates will be combined for calculating the applicant's quota entitlement for a joint quota for general drugs and medicines for April 1967—March 1968.
 - (c) If the basic year of the consolidated quota certificate and the quota certificate of a List III item referred to in (b) above, is common, even then the combined past imports of both the quota certificates will be taken into account for calculating the entitlement of the applicant for joint quota, provided the past imports on which the quota certificate for List III item has been issued are not included in the consolidated quota certificate. If they are included, the licensing authorities will have to exclude them while taking the combined values of quota certificates for calculating the quota entitlement of the applicant. For the purpose of such checking the applicant is required to produce documentary evidences to the licensing authority to prove whether the past imports on which a quota certificate is held by him for any List III items have also been included in the consolidated quota certificate for general drugs and medicines or not. Documentary evidence required for this purpose will be the Bill of Entry and the invoice on the basis of which the quota certificate for List III item was issued.

3. Some of the parties have represented that they are not in a position to produce the documentary evidence required as indicated in sub-clause (iv) (c) above. The matter has been considered and it has been decided that if the party is unable to produce the required documentary evidence, the licensing authority will, on the request of the party reduce the aggregate value of the quota certificates for drugs and medicines (consolidated quota certificate and quota certificates for List III permissible items) held by the applicant by 20 per cent. In such cases the entitlement of the applicant for joint quota of drugs and medicines will be calculated on the balance combined value of consolidated quota certificate and quota certificates of List III permissible items held by the applicant.

P. D. KASBEKAR,

Chief Controller of Imports and Exports.